Approved For Release 2002/08/16 : CIA-RDP84-00933	DD/A 75 -0453 3R000300140003-3
	OJCS # 179-75 Executive Regis
	28 January 1975
MEMORANDUM FOR: See Distribution	

SUBJECT

: Retention of Materials that May Be Related

to the S. Res. 21 Investigation

Pursuant to the attached request, it is directed that you take
the necessary steps to ensure compliance. You will convey instructions to all subordinate components or offices within your jurisdiction
to ensure that any records or documents that may have a bearing on
Senate Resolution 21 not be destroyed or removed from our possession
or control.

W. E. Colby Director

STATINTL

Attachments:

Letter dated 27 January 1975 from Senators Scott and Mansfield with enclosure (S. Res. 21)

Distribution:

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Executive Registre 75 - 402

United States Senate
Office of the Majority Beader
Washington, P.C. 20510
January 27, 1975

Honorable William E. Colby Director, Central Intelligence Agency Washington, D. C. 20505

Dear Mr. Director:

As you may be aware, the Senate is to conduct an investigation and study of government operations with respect to intelligence activities. The scope of the investigation is set out in S. Res. 21, a copy of which has been enclosed for your information.

We are writing to request that you not destroy, remove from your possession or control, or otherwise dispose or permit the disposal of any records or documents which might have a bearing on the subjects under investigation, including but not limited to all records or documents pertaining in any way to the matters set out in section 2 of S. Res. 21.

Sincerely yours,

HUGH SCOTT, REPUBLICAN LEADER

Enclosure

Calendar No. 2

94TH CONGRESS 1ST SESSION

S. RES. 21

IN THE SENATE OF THE UNITED STATES

JANUARY 21, 1975

Mr. Pastore submitted the following resolution; which was ordered to be placed on the calendar (under general orders)

RESOLUTION

To establish a select committee of the Senate to conduct an investigation and study with respect to intelligence activities carried out by or on behalf of the Federal Government.

- 1 Resolved, To establish a select committee of the Senate
- 2 to conduct an investigation and study of governmental oper-
- 3 ations with respect to intelligence activities and of the
- 4 extent, if any, to which illegal, improper, or unethical ac-
- 5 tivities were engaged in by any agency of the Federal
- 6 Government or by any persons, acting individually or in
- 7 combination with others, with respect to any intelligence
- 8 activity carried out by or on behalf of the Federal Govern-
- 9 ment; be it further
- 10 Resolved, That (a) there is hereby established a select

- 1 committee of the Senate which may be called, for con-
- 2 venience of expression, the Select Committee To Study
- 3 Governmental Operations With Respect to Intelligence Ac-
- 4 tivities to conduct an investigation and study of the extent, if
- 5 any, to which illegal, improper, or unethical activities were
- 6 engaged in by any agency or by any persons, acting either
- 7 individually or in combination with others, in carrying out
- 8 any intelligence or surveillance activities by or on behalf
- 9 of any agency of the Federal Government.
- 10 (b) The select committee created by this resolution
- 11 shall consist of eleven members of the Senate, six to be
- 12 appointed by the President of the Senate from the majority
- 13 members of the Senate upon the recommendation of the
- 14 majority leader of the Senate, and five minority members of
- 15 the Senate to be appointed by the President of the Senate
- 16 upon the recommendation of the minority leader of the
- 17 Senate. For the purposes of paragraph 6 of rule XXV of the
- 18 Standing Rules of the Senate, service of a Senator as a
- 19 member, chairman, or vice chairman of the select committee
- 20 shall not be taken into account.
- 21 (c) The majority members of the committee shall select
- 22 a chairman and the minority members shall select a vice
- 23 chairman and the committee shall adopt rules and procedures
- 24 to govern its proceedings. The vice chairman shall preside
- 25 over meetings of the select committee during the absence Approved For Release 2002/08/16: CIA-RDP84-00933R000300140003-3

- 1 of the chairman, and discharge such other responsibilities
- 2 as may be assigned to him by the select committee or the
- 3 chairman. Vacancies in the membership of the select com-
- 4 mittee shall not affect the authority of the remaining mem-
- 5 bers to execute the functions of the select committee and
- 6 shall be filled in the same manner as original appointments
- 7 to it are made.
- 8 (d) A majority of the members of the select committee
- 9 shall constitute a quorum for the transaction of business, but
- 10 the select committee may affix a lesser number as a quorum
- 11 for the purpose of taking testimony or depositions.
- 12 Sec. 2. The select committee is authorized and directed
- 13 to do everything necessary or appropriate to make the in-
- 14 vestigations and study specified in subsection (a) of the
- 15 first section. Without abridging in any way the authority
- 16 conferred upon the select committee by the preceding
- 17 sentence, the Senate further expressly authorizes and directs
- 18 the select committee to make a complete investigation and
- 19 study of the activities of any agency or of any and all persons
- 20 or groups of persons or organizations of any kind which
- 21 have any tendency to reveal the full facts with respect to
- 22 the following matters or questions:

25

- 23 (1) Whether the Central Intelligence Agency has
- conducted an illegal domestic intelligence operation in
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- 1 (2) The conduct of domestic intelligence or coun-2 terintelligence operations against United States citizens 3 by the Federal Bureau of Investigation or any other 4 Federal agency.
- (3) The origin and disposition of the so-called Huston Plan to apply United States intelligence agency
 capabilities against individuals or organizations within
 the United States.

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- (4) The extent to which the Federal Bureau of Investigation, the Central Intelligence Agency, and other Federal law enforcement or intelligence agencies coordinate their respective activities, any agreements which govern that coordination, and the extent to which a lack of coordination has contributed to activities or actions which are illegal, improper, inefficient, unethical, or contrary to the intent of Congress.
- (5) The extent to which the operation of domestic intelligence or counterintelligence activities and the operation of any other activities within the United States by the Central Intelligence Agency conforms to the legislative charter of that Agency and the intent of the Congress.
- 23 (6) The past and present interpretation by the
 24 Director of Central Intelligence of the responsibility to
 25 protect intelligence sources and methods as it relates to
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1	the provision in section 102 (d) (3) of the National
2	Security Act of 1947 (50 U.S.C. 403 (d) (3)) that
3	" that the agency shall have no police, subpena, law
4	enforcement powers, or internal security functions"
5	(7) Nature and extent of executive branch over-
6	sight of all United States intelligence activities.
7	(8) The need for specific legislative authority to
8	govern the operations of any intelligence agencies of
9	the Federal Government now existing without that
10	explicit statutory authority, including but not limited to
11	agencies such as the Defense Intelligence Agency and
12	the National Security Agency.
13	The nature and extent to which Federal agencies
14	cooperate and exchange intelligence information and
15	the adequacy of any regulations or statutes which
1 6	govern such cooperation and exchange of intelligence
17	information.
18	(9) The extent to which United States intelligence
1 9	agencies are governed by Executive orders, rules, or
20	regulations either published or secret and the extent
21	to which those Executive orders, rules, or regulations
99	interpret expand or are in conflict with specific legis-

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lative authority.

1 State or Federal statute by any intelligence agency o
2 (aby any person by or on behalf of any intelligence agency
3 of the Federal Government including but not limited
4 to surreptitious entries, surveillance, wiretaps, or eaves
dropping, illegal opening of the United States mail, o
6 the monitoring of the United States mail.
7 (11) The need for improved, strengthened, or con
8 solidated oversight of United States intelligence ac
9 tivities by the Congress.
10 (12) Whether any of the existing laws of the
United States are inadequate, either in their provision
or manner of enforcement, to safeguard the rights o
American citizens, to improve executive and legislative
control of intelligence and related activities, and to re
solve uncertainties as to the authority of United States
intelligence and related agencies.
17 (13) Whether there is unnecessary duplication of
expenditure and effort in the collection and processing
of intelligence information by United States agencies.
(14) The extent and necessity of overt and cover
intelligence activities in the United States and abroad
(15) Such other related matters as the committee
deems necessary in order to carry out its responsibilities
under section (a):
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the investigation and study authorized and directed by this 1 resolution, the Senate hereby empowers the select committee $\mathbf{2}$ as an agency of the Senate (1) to employ and fix the compensation of such clerical, investigatory, legal, technical, 4 and other assistants as it deems necessary or appropriate. 5 but it may not exceed the normal Senate salary schedules; 6 (2) to sit and act at any time or place during sessions. 7 8 recesses, and adjournment periods of the Senate; (3) to hold hearings for taking testimony on oath or to receive docu-9 mentary or physical evidence relating to the matters and 10 questions it is authorized to investigate or study; (4) to 11 12 require by subpena or otherwise the attendance as witnesses of any persons who the select committee believes have 13 knowledge or information concerning any of the matters 14 or questions it is authorized to investigate and study; (5) 15 to require by subpena or order any department, agency, 16 officer, or employee of the executive branch of the United 17 18 States Government, or any private person, firm, or corporation, to produce for its consideration or for use as evidence 19 in its investigation and study any books, checks, canceled 20 checks, correspondence, communications, document, papers. 21 physical evidence, records, recordings, tapes, or materials re-22 lating to any of the matters or questions it is authorized to investigate and study which they or any of them may have Approved For Release 2002/08/16: CIA-RDP84-00933R000300140003-3

in their custody or under their control; (6) to make to the

Senate any recommendations it deems appropriate in respect 1 to the willful failure or refusal of any person to answer ques-2 tions or give testimony in his character as a witness during 3 his appearance before it or in respect to the willful failure 4 or refusal of any officer or employee of the executive branch 5 of the United States Government or any person, firm, or 6 corporation to produce before the committee any books, 7 checks, canceled checks, correspondence, communications, 8 document, financial records, papers, physical evidence, 9 records, recordings, tapes, or materials in obedience to any 10 subpena or order; (7) to take depositions and other testi-11 mony on oath anywhere within the United States or in any 12 other country; (8) to procure the temporary or intermit-13 tent services of individual consultants, or organizations there-14 of, in the same manner and under the same conditions as 15 a standing committee of the Senate may procure such serv-16 ices under section 202 (i) of the Legislative Reorganiza-17 tion Act of 1946; (9) to use on a reimbursable basis, with 18 the prior consent of the Committee on Rules and Adminis-19 tration, the services of personnel of any such department 20 or agency; (10) to use on a reimbursable basis or other-21 wise with the prior consent of the chairman of any sub-22 committee of any committee of the Senate the facilities or 23 services of any members of the staffs of such other Senate 24 elease 2002/08) 16 11 the Rob 84 00 93 1 K 00 0300 14000 303

mittees whenever the select committee or its chairman deems that such action is necessary or appropriate to enable the select committee to make the investigation and study author-3 ized and directed by this resolution; (11) to have direct access through the agency of any members of the select committee or any of its investigatory or legal assistants designated by it or its chairman or the ranking minority member to any data, evidence, information, report, analysis, or document or papers, relating to any of the matters or 9 questions which it is authorized and directed to investigate 10 and study in the custody or under the control of any depart-11 ment, agency, officer, or employee of the executive branch 12 of the United States Government, including any department, 13 agency, officer, or employee of the United States Govern-14 ment having the power under the laws of the United States 15 to investigate any alleged criminal activities or to prosecute 16 persons charged with crimes against the United States and 17 any department, agency, officer, or employee of the United 18 States Government having the authority to conduct intelli-19 gence or surveillance within or outside the United States, 20 without regard to the jurisdiction or authority of any other 21 Senate committee, which will aid the select committee to 22 prepare for or conduct the investigation and study authorized 23 and directed by this resolution; and (12) to expend to the 24 extent it determines necessary or appropriate any moneys 25 Approved For Release 2002/08/16: CIA-RDP84-00933R000300140003-3

- 1 made available to it by the Senate to perform the duties
- 2 and excreise the powers conferred upon it by this resolution
- 3 and to make the investigation and study it is authorized by
- 4 this resolution to make.
- 5 (b) Subpens may be issued by the select committee
- 6 acting through the chairman or any other member designated
- 7 by him, and may be served by any person designated by
- 8. such chairman or other member anywhere within the borders
- 9 of the United States. The chairman of the select committee,
- 10 or any other member thereof, is hereby authorized to admin-
- 11 ister oaths to any witnesses appearing before the committee.
- 12 (c) In preparing for or conducting the investigation
- 13 and study authorized and directed by this resolution, the
- 14 select committee shall be empowered to exercise the powers
- 15 conferred upon committees of the Senate by section 6002 of
- 16 title 18, United States Code, or any other Act of Congress
- 17 regulating the granting of immunity to witnesses.
- 18 Sec. 4. The select committee shall have authority to
- 19 recommend the enactment of any new legislation or the
- 20 amendment of any existing statute which it considers neces-
- 21 sary or desirable to strengthen or clarify the national secu-
- 22 rity, intelligence, or surveillance activities of the United
- 23 States and to protect the rights of United States citizens
- 24 with regard to those activities.
- SEC. 5. The select committee shall make a final report
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- 1 of the results of the investigation and study conducted by
- 2 it pursuant to this resolution, together with its findings and
- 3 its recommendations as to new congressional legislation it
- 4 deems necessary or desirable, to the Senate at the earliest
- 5 practicable date, but no later than September 1, 1975. The
- 6 select committee may also submit to the Senate such interim
- 7 reports as it considers appropriate. After submission of its
- 8 final report, the select committee shall have three calendar
- 9 months to close its affairs, and on the expiration of such
- 10 three calendar months shall cease to exist.
- SEC. 6. The expenses of the select committee through
- 12 September 1, 1975, under this resolution shall not exceed
- 13 \$750,000 of which amount not to exceed \$100,000 shall be
- 14 available for the procurement of the services of individual
- 15 consultants or organizations thereof. Such expenses shall be
- 16 paid from the contingent fund of the Senate upon vouchers
- 17 approved by the chairman of the select committee.